

By the time the faddists get through with the automobile it will have a bad name. However, it will be less conspicuous but more honorable.

SEND your boy where he will learn to think for himself; let him learn some useful science; if he needs the languages he will learn them in good time.

## RIPANS

There is scarcely any condition of ill health that is not benefited by the occasional use of a Ripans. For sale by druggists. The Five-Cent packet is enough for an ordinary occasion. The family bottle, 50 cents, contains supply for a year.

The reiterated prediction of cheaper beef made by Secretary Wilson furnishes ample evidence of the extent to which the secretary appreciates that the beef trust is robbing his party of votes.

**Out of Death's Jaw.**  
"When death seemed very near from a severe stomach and liver trouble, that I had suffered with for years," writes P. Muse, Durham, N. C., "Dr. King's New Life Pills saved my life and gave perfect health." Best pills on earth and only 25c at Gaston's drug store.

The United States is to be favored with an anti-trust plank framed by those great and good statesmen, Tom Platt, Sen. E. Payne and Chauncey Depew. It promises to be an interesting composition.

### Mothers

Who would keep their children in good health, should watch for the first symptoms of worms, and remove them with White's Cream Vermifuge. It is the children's best tonic. It gets digestion at work so that their food does them good, and they grow up healthy and strong. 25c at H. M. Sigloch's.

JUDGE JOHN H. REAGAN is 83 years old and has held office continually for more than sixty years. He held office under the "lone star" flag, the stars and bars and the stars and stripes. It is unnecessary to add that he hails from Texas.

### \$100 Reward \$100.

The readers of this paper will be pleased to learn that there is at least one disease that science has been able to cure in all its stages, and that is Catarrh. Hall's Catarrh Cure is the only positive cure known to the medical fraternity. Catarrh being a constitutional disease, requires a constitutional treatment. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surface of the system, thereby destroying the foundation of the disease, and giving the patient strength by building up the constitution and restoring nature in doing its work. The proprietors have so much faith in its curative powers, that they offer One Hundred Dollars for any case that it fails to cure. Send for list of testimonials.

Address, F. J. CHENEY & CO., Toledo, O.

Sold by druggists. See Hall's Family Pills are the best.

The Republicans of Saline county have nominated the following ticket for the various county offices: Representative, L. D. Hicks; presiding judge county court, F. W. Trautman; judge county court—First district, H. C. Griffith; judge county court—Second district, John Ernst; probate judge, Jacob Vandyke; prosecuting attorney, J. H. Hunter; sheriff, R. P. Ginn; collector, L. D. Morrell; recorder, R. P. Price; circuit clerk, G. W. Little; county clerk, J. W. Blair; treasurer, J. W. Blackburn; coroner, Dr. T. B. Rose.

In order to show which of the leading political parties is most favorable to corporations and, therefore, subject to lobby influence in legislatures a comparison of the rate of assessments and taxation of corporate and individual property for state and municipal purposes may be made between Kansas and Missouri. In Missouri the Burlington railway pays taxes on a valuation of \$15,335 a mile, while in Kansas the same railroad is assessed at \$7,600 a mile. The been properties assessed in Kansas at the same rate they are assessed in Missouri the taxable wealth of Kansas would have been listed at \$20,000,000.

## Nasal CATARRH

In all its stages there should be cleanliness. Ely's Cream Balm cleanses, soothes and heals the diseased membrane. It cures catarrh and drives away a cold in the head quickly. Cream Balm is placed into the nostrils, spread over the membrane and is absorbed. It is not drying, does not produce sneezing. Large size, 50 cents at Drug-gists or by mail; Trial size, 10 cents by mail. ELY BROTHERS, 50 Warren Street, New York.

REPUBLICAN organs and leaders, who are so cunningly shouting about honest and impartial election laws, seem to think the people of Missouri have forgotten the days of Republican power, when a Republican governor controlled the entire election machinery of the state, denying to Democrats the right of representation at the polls, either as judges, clerks or challengers, and when Count Rodman burned Democratic ballots to conceal the infamy which deprived Democrats of offices to which they were legally elected. Maybe the people have forgotten—but the Republicans will not think so when the November election is over.

**CASITORIA.**  
The Kind You Have Always Bought  
Bears the Signature of *Dr. J. C. Ayer*

### A GRILL ROOM CHAIR CAR.

Chicago & Alton Inaugurate Novelty Between Chicago and Kansas City.

A grill room chair car has been introduced into service by the Chicago & Alton between Chicago and Kansas City. In the fore part of the car is a small kitchen connected with a little room ten by eight feet. The grill room is fitted after the style of a small American dining-room. Other rooms will be finished after the English and German styles. The grill rooms of the cars put in service are finished throughout in mahogany, with small, well stocked and ornamented sideboard and round table at which six people can be seated. The kitchen is isolated and the diners are in touch at all times with the steward-cook. The decorations are elaborate. The tableware, including the china, is made to correspond with the general decorations, whether American, English or German, as the case may be. This innovation adds to the enjoyment of traveling, as a meal consisting of anything from a sandwich to a champagne supper can be ordered at any hour of the day or evening.

**WANTED** A few more men and women for our Seven New Holiday Books all shown in one Combination Prospectus (cost \$7.50) which we will send free and prepaid for 35 cents (in stamps). We can give any one in this vicinity work that will pay over \$200 before Christmas. Freight paid and express free. (Established in 1894). Address *Hartford P. B. Publishing Co., Hartford, Conn.*

The heaviest rain that has taken place in and about Chillicothe for a long time fell last Friday night. Six inches of water is said to have fallen in one locality. Streams were rapidly swollen and a great deal of damage is reported. T. D. Jones, 31-2 miles northeast of Chillicothe had a horse drowned. His team got out of the road and fell over the embankment of a slough while Mr. Jones was on his way home in a buggy. One horse was rescued. The buggy was more or less wrecked, but Mr. Jones escaped injury.

## NEW ENGLAND WATCHES

We lead the world in diversity of styles and quantity of production—Our guarantee covers every watch, for we make the case and movements complete. The distinctive lady watches with artistic enamel designs to the larger watches for men or boys. Casing of gold filled, silver, gun metal, or nickel. Our booklets give full description and the price stated that every leading jeweler sells them for.

The New England Watch Co., 27 and 29 Maiden Lane N. Y. 101 to 127 Wabash Ave., Chicago Speeches Bldg., San Francisco.

## Proposed Amendments to the Constitution of Missouri.

**FIRST CONSTITUTIONAL AMENDMENT.**—Senate Joint and concurrent resolution No. 1 submitting to the qualified voters of the state an amendment to the constitution repealing sections 22 and 23 of the constitution of Missouri. **Be it resolved by the Senate, the House of Representatives concurring therein,** That at the general election, to be held on Tuesday next, following the first Monday in November, A. D. 1902, that the following amendment to the constitution of Missouri, concerning taxation, be submitted to the qualified voters of the state of Missouri, as follows: Section 1. That article ten (10) of the constitution of the state of Missouri be and the same is hereby amended by adding thereto one new section to be known as section 24, which is in words and figures as follows:

Section 24. Sections twenty-two (22) and twenty-three (23) of article ten (10) of the constitution of the state of Missouri concerning taxation, be and the same are hereby repealed. **SECOND CONSTITUTIONAL AMENDMENT.**—Joint and concurrent resolution to amend section 8 of article 9 of the constitution of Missouri, concerning taxation. **Be it resolved by the House of Representatives, the Senate concurring therein, as follows:** Section 1. That at the general election, to be held on Tuesday next following the first Monday in November, A. D. 1902, that the following amendment to the constitution of the state of Missouri, concerning township organization, be submitted to the qualified voters of the state of Missouri, as follows: That section 8 of article 9 of the constitution of the state of Missouri be amended by striking after the word "voting," in the fourth line of said section, the words "upon that proposition;" so that said section, when so amended, shall read as follows:

Section 8. Township Organization.—The general assembly may provide, by general law, for township organization, which any county may organize whenever a majority of the legal voters of such county, voting upon the proposition at a general election, shall so determine; and whenever any county shall adopt township organization, such township organization shall be subject to the management of county officers, and the assessment and collection of revenue by county officers in conflict with such general law for township organization may be dispensed with, and the business of said county and the local government thereof, may be transacted in such manner as may be prescribed by law: Provided, that the justices of the county court in such cases shall not exceed three in number.

**THIRD CONSTITUTIONAL AMENDMENT.**—Joint and concurrent resolution submitting to the qualified voters of the state an amendment to the constitution of Missouri, repealing section 22, article IX, and enacting a new section in lieu thereof. **Be it resolved by the Senate, the House of Representatives concurring therein,** That at the general election, to be held on Tuesday next, following the first Monday in November, 1902, the following amendment to the constitution of the state of Missouri, concerning revenue, cities and towns, charters, how amended, shall be submitted to the qualified voters of the state, to wit: That section 22 of article IX of the state constitution shall be repealed, and there shall be enacted in lieu thereof, the following:

Section 22. The charter so ratified may be amended by proposals therefor submitted by the qualified voters thereof, at a general or special election held at least sixty days after the publication of the charter, and the qualified voters of the city or town may order an election by the qualified voters of the city or town of thirteen freeholders of such city or town, who shall be in harmony with and subject to the constitution and laws of the state, for a chief executive, and at least one house of legislation to be elected by general ticket. Said resolution shall be subject to the approval of a majority of such qualified voters voting at such election duly such charter, then said charter shall become the charter of such city or town, and thereafter shall take effect and supersede the charter of such city and all special laws inconsistent therewith.

**FOURTH CONSTITUTIONAL AMENDMENT.**—Joint and concurrent resolution submitting to the qualified voters of the state an amendment to the constitution of Missouri, repealing section 23, article IX, and enacting a new section in lieu thereof. **Be it resolved by the Senate, the House of Representatives concurring therein,** That at the general election, to be held on Tuesday next, following the first Monday in November, 1902, the following amendment to the constitution of the state of Missouri, concerning revenue and taxation, shall be submitted to the qualified voters of said state, to wit: That section 23 of article IX of the constitution of the state of Missouri be amended by adding after the word "indefinite," in the last line of said section, the following:

"Provided, that the city of St. Louis may levy for municipal purposes, in addition to the municipal rate of taxation above provided, a rate not exceeding the rate levied by the city of St. Louis, Missouri, for the same purposes, and that said section of the constitution, when amended, shall read as follows:

Section 11. Rates for Local Purposes.—Limits.—How Increased for School and Erecting Public Buildings.—Taxes for county, city, town and school purposes may be levied on all subjects and objects of taxation; but the valuation of property for such purposes shall be determined by the number of inhabitants, according to the last census taken under the authority of the state, or of the United States; said restrictions as to rates shall apply to taxes of every kind and except taxes to pay valid indebtedness now existing, or bonds which may be issued in renewal of such indebtedness.

**FIFTH CONSTITUTIONAL AMENDMENT.**—Joint and concurrent resolution submitting to the qualified voters of the state an amendment to the constitution of Missouri, repealing section 24, article IX, and enacting a new section in lieu thereof. **Be it resolved by the Senate, the House of Representatives concurring therein,** That at the general election, to be held on Tuesday next, following the first Monday in November, 1902, the following amendment to the constitution of the state of Missouri, concerning revenue, cities and towns, charters, how amended, shall be submitted to the qualified voters of the state, to wit: That section 24 of article IX of the state constitution shall be repealed, and there shall be enacted in lieu thereof, the following:

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Section 22. The charter so ratified may be amended by proposals therefor submitted by the qualified voters thereof, at a general or special election held at least sixty days after the publication of the charter, and the qualified voters of the city or town may order an election by the qualified voters of the city or town of thirteen freeholders of such city or town, who shall be in harmony with and subject to the constitution and laws of the state, for a chief executive, and at least one house of legislation to be elected by general ticket. Said resolution shall be subject to the approval of a majority of such qualified voters voting at such election duly such charter, then said charter shall become the charter of such city or town, and thereafter shall take effect and supersede the charter of such city and all special laws inconsistent therewith.

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amendment to the constitution of the state of Missouri, concerning revenue and taxation, shall be submitted to the qualified voters of said state, to wit: That article X of the constitution of the state of Missouri be amended by adding thereto a new section, in the last line of said section, the following:

"Provided, that in the city of St. Louis the amount of bonds now aggregating \$3,111,000, that being the amount assumed by said city in the scheme of separation from the county of St. Louis, and the sum of \$3,588,000 heretofore prior to January 1, 1901, expended in the construction of waterworks for the city of St. Louis, and any bonds which may be hereafter issued by said city in the construction and improvement of waterworks, that is to say, the amount of said bonds which shall be outstanding at any time shall not be included in the computation of the existing bonded indebtedness in determining the amount of bonds authorized to be issued by said city, with the assent of two-thirds of the voters under the provisions of this article, but said city shall be authorized at any time to issue bonds for the purpose of paying the interest whereon and the principal whereof shall be provided for from the income of said waterworks. Said city shall establish a sinking fund for the payment of the bonds so authorized according to the time fixed from the maturity of the same. Provided, further, that in the city of Kansas City, the amount of bonds issued by said city, bearing date July 1, 1885, for acquiring waterworks and all bonds hereafter issued in renewal of said bonds or any portion thereof shall not be included in the computation of the existing bonded indebtedness of said city in determining the amount of bonds authorized to be issued by said city, with the assent of two-thirds of the voters under the provisions of this article, but said city shall be authorized at any time to issue bonds with the assent of two-thirds of the voters under the provisions of this article, for the purpose of paying the interest whereon and the principal whereof shall be provided for from the income of said waterworks. 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